

from the Judgment of the provincial and County Courts of this Province,
is made to be of great use and benefit to the good of the people thereof
Be it therefore enacted by the Queen's most Excellent Maj^y
by and with the advice and consent of her majestys President Council and
Assembly of this province and the authority of the same that no Execution upon
any Judgment obtained either in the provincial or County Courts or other Inferior
Courts of record within this province shall be stayed or delayed or any Suspension
upon such Judgment granted or issued forsooth upon any Appeal or writt
of Error from any such Court or Courts of record as aforesaid to the Court before whom
such Appeal or writt ought to be brought or before whom such writt of Error
ought to be heard and determined, unless such person or persons in whose
name such Appeal or writt of Error shall be made or brought as aforesaid or
some other in his or their behalf shall immediately upon making such
Appeal or Suing out such writt of Error as aforesaid into bond with sufficient
Bridges such as the Justices of the Court by whom Judgment shall be given
as or the keeper of the Seal for the time being to whom no application shall be
made for such writt of Error as aforesaid shall approve of the same recovered
by such Judgment obtained as aforesaid with Condition that if the party appealing
or party Suing out such writt of Error as aforesaid shall not pursue the directions of
the aforesaid hereafter mentioned at the next Court ensuing before whom such
Appeal or writt of Error ought to be tried as aforesaid and prosecute the same
writt will be effed and also satisfied & pay to the said party his Speculator
Administrat^r or Assignee in Case the said Judge shall be affirmed as well
all and Singular the debts damages and Costs adjudged by the Court before
whom such action was first brought and from whose Judgment such
Appeals shall be made or otherwise a writt of Error brought as aforesaid as also
all Costs and damages that shall be awarded by the Court before whom
such appeal or writt of Error shall be heard tried and determined as aforesaid
then the^d bond to be and remain in full force & virtue otherwise of no
Effect.

And be it Enacted by the authority aforesaid
and with the advice and consent aforesaid that no person or persons whatsoever
against whom any Judgment shall be given in any County Court of this
Province wherein the debt or damages for which such Judgment shall
be given shall have any Appeal or writt of Error from the said County
Court or other Inferior Courts of record to the Provincial Court before
the debt or damages recovered do not amount to the sum of five pounds
sterling or twelve hundred pounds of tobacco and that no person or persons
whatsoever against whom any Judgment shall be given in the prov^{ince} of this
Province wherein the debt or damages recovered do not exceed the
sum of fifty pounds sterl^r or ten thousand pounds of tobacco shall be
allowed any Appeal or writt of Error to the Governor and Council
of this Province but the Judgment of the Justice of the same